

IN THE SUPREME COURT OF TEXAS

No. 19-0760

IN RE ASHLEY PARDO AND DANIEL PARDO, INDIVIDUALLY AND AS NEXT
FRIEND FOR K.D.P., A MINOR, RELATORS

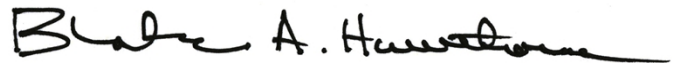
ON PETITION FOR WRIT OF MANDAMUS

ORDERED:

1. Relators' motion for emergency relief is granted in part. The trial court's temporary orders are stayed to the extent they deny the immediate return of K.D.P. to his parents' possession, pending further action by this Court. On the record before the Court, the Department of Family and Protective Services has not shown "a substantial risk of a continuing danger" to K.D.P. if he returns home subject to the medical-oversight provisions contained in section 10.2 of the temporary orders. *See* TEX. FAM. CODE § 262.201(g)(3). The temporary orders not directly affecting possession of K.D.P. are not disturbed by this order. The Court expresses no opinion at this time on the other matters raised by the relators' motion or by their petition for writ of mandamus. Such matters may continue to be addressed by the trial court.

2. The petition for writ of mandamus remains pending before this Court.

Done at the City of Austin, this October 24, 2019.



BLAKE A. HAWTHORNE, CLERK
SUPREME COURT OF TEXAS

By CLAUDIA JENKS, CHIEF DEPUTY CLERK